

IN THE UNITED STATES DISTRICT COURT
FOR THE DISTRICT OF DELAWARE

STATE FARM MUTUAL AUTOMOBILE :
INSURANCE COMPANY and STATE :
FARM FIRE AND CASUALTY COMPANY, :

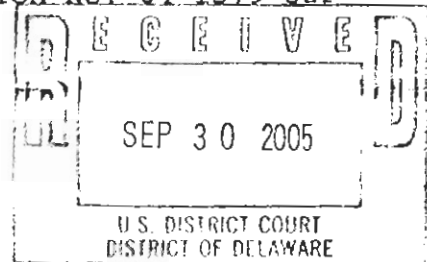
Plaintiffs, :

v. :

ALEX JOSEPH LUCZAK, JR., t/a :
A.J.'S AUTO GLASS and PAC :
GLASSMASTERS; and SALLY HARRIS :
t/a A.J.'S AUTO GLASS :

Defendants. :

Civil Action No. 04-1379-JJF



JUDGMENT ORDER

WHEREAS, Plaintiff's State Farm Mutual Automobile Insurance Company and State Farm Fire and Casualty Company, filed a Motion For Default Judgment against above named Defendants pursuant to Fed. R. Civ. P. 55(b)(2)(D.I. 7);

WHEREAS, the Motion was not opposed;

WHEREAS, it appearing from the Affidavit of Donald M. Ransom, Esquire (Attach. to D.I. 7), that service was effectuated in accordance with Federal Rule of Civil Procedure 4(e)(2) and the above named Defendants have not answered or otherwise moved with respect to the Amended Complaint.

NOW THEREFORE, IT IS HEREBY ORDERED that Plaintiff's Motion For Default Judgment (D.I. 7) is **GRANTED**;

IT IS FURTHER ORDERED that:

1. Judgment is **ENTERED** in favor of Plaintiffs and against Defendants, Alex Joseph Luczak, Jr. and Sally Harris; and

Alex Joseph Luczak, Jr.
26 Loran Court
Elkton, MD 21921

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